BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

	August 15, 2003	
IN RE:		
PETITION F	OR APPROVAL OF AMENDMENTS)	DOCKET NO.
TO INTERCO	ONNECTION AGREEMENT BETWEEN)	03-00274
BELLSOUTE	I TELECOMMUNICATIONS, INC.	
AND XO TEN	NNESSEE, INC.	

ORDER APPROVING TENTH SET OF AMENDMENTS TO INTERCONNECTION AGREEMENT

This matter came before Chairman Deborah Taylor Tate, Director Pat Miller and Director Ron Jones of the Tennessee Regulatory Authority (the "Authority" or "TRA"), the voting panel assigned to this docket, at a regularly scheduled Authority Conference held on July 7, 2003, to consider, pursuant to 47 U.S.C. § 252, the Petition for approval of the tenth set of amendments to the interconnection agreement negotiated between BellSouth Telecommunications, Inc. and XO Tennessee, Inc.

The original interconnection agreement between these parties was filed on November 5, 1999, in Docket No. 98-00123. At a regularly scheduled Authority Conference on March 28, 2000, the Directors¹ of the Authority conditionally approved the agreement, as modified.² On

¹ The terms of the former Directors of the Authority, Chairman Sara Kyle, Director H. Lynn Greer, Jr., and Director Melvin J. Malone, expired on June 30, 2002. Chairman Sara Kyle was reappointed and commenced a new term as a Director of the Authority on July 1, 2002. Director Deborah Taylor Tate, Director Pat Miller, and Director Ron Jones began terms as Directors on July 1, 2002. Pursuant to the requirements of the amended provisions of Tenn. Code Ann. § 65-1-204, a three member voting panel consisting of Chairman Tate, Director Miller, and Director Jones was randomly selected and assigned to this docket.

² See In re: Petition of NextLink Tennessee L.L.C. for Arbitration of Interconnection Agreement with BellSouth Telecommunications, Inc., TRA Docket No. 98-00123, Order Denying BellSouth's Motion to Reject Certain Provisions of the Interconnection Agreement and Approving Interconnection Agreement, as Amended, pp. 11-12 (August 29, 2000). During the course of the proceedings described herein, NEXTLINK Tennessee, Inc. changed its name to XO Tennessee, Inc.

January 30, 2001, after reaching a settlement in a related federal court case and in response to a data request from the Authority, the first amendment to the agreement was filed in Docket No. 98-00123 in accordance with the Authority's August 29, 2000 Order. The first amendment was approved at a regularly scheduled Authority Conference on February 21, 2001. The second set of amendments was filed on December 8, 2000, under Docket No. 00-01082 and was approved at a regularly scheduled Authority Conference on March 6, 2001. The third set of amendments was filed on April 16, 2001, under Docket No. 01-00336 and was approved at a regularly scheduled Authority Conference on June 26, 2001. The fourth amendment was filed on June 1, 2001, under Docket No. 01-00477. At a regularly scheduled Authority Conference on August 7, 2001, a majority³ of the Directors voted to take no action on the fourth amendment; therefore, by operation of 47 U.S.C. § 252(e)(4), the fourth amendment was deemed approved on August 30, 2001. The fifth set of amendments was filed on December 10, 2001, under Docket No. 01-01094 and was approved at a regularly scheduled Authority Conference on February 5, 2002. The sixth set of amendments was filed on April 2, 2002, under Docket No. 02-00342 and was approved at a regularly scheduled Authority Conference on May 21, 2002. The seventh amendment was filed on June 10, 2002, under Docket No. 02-00692 and was approved at a regularly scheduled Authority Conference on August 5, 2002. The eighth amendment was filed on July 31, 2002, under Docket No. 02-00833 and was approved at a regularly scheduled Authority Conference on September 9, 2002. The ninth amendment was filed on February 4, 2003, and was approved at a regularly scheduled Authority Conference on April 7, 2003. The tenth set of amendments, which are the subject of this docket, was filed on April 10, 2003.

³ Former Chairman Kyle did not vote with the majority. Instead, she voted in favor of approval.

Based upon a review of the amendments, the record in this matter, and the standards for review set forth in 47 U.S.C. § 252, the Directors unanimously granted the Petition and made the following findings and conclusions:

- 1) The Authority has jurisdiction over public utilities pursuant to Tenn. Code Ann. § 65-4-104.
- 2) The amendments are in the public interest as they provide consumers with alternative sources of telecommunications services within the BellSouth Telecommunications, Inc. service area.
- 3) The amendments are not discriminatory to telecommunications service providers that are not parties thereto.
- 4) 47 U.S.C. § 252(e)(2)(A) provides that a state commission may reject a negotiated agreement only if it "discriminates against a telecommunications carrier not a party to the agreement" or if the implementation of the agreement "is not consistent with the public interest, convenience or necessity." Unlike arbitrated agreements, a state commission may not reject a negotiated agreement on the grounds that the agreement fails to meet the requirements of 47 U.S.C. §§ 251 or 252(d). Thus, although the Authority finds that neither ground for rejection of a negotiated agreement exists, this finding should not be construed to mean that the amendments are consistent with §§ 251 or 252(d) or, for that matter, previous Authority decisions.
 - 5) No person or entity has sought to intervene in this docket.
- 6) The amendments are reviewable by the Authority pursuant to 47 U.S.C. § 252 and Tenn. Code Ann. § 65-4-104.

⁴ See 47 U.S.C. § 252(e)(2)(B).

IT IS THEREFORE ORDERED THAT:

The Petition is granted, and the tenth set of amendments to the interconnection agreement between BellSouth Telecommunications, Inc. and XO Tennessee, Inc. is approved and is subject to the review of the Authority as provided herein.

Deborah Taylor Tate, Chairman

Pat Miller, Director

Ron Jones, Director